RULES FOR VENDORS

- Franklin Fall Festival will be held downtown Franklin Saturday, September 25, 2021 from 10:00am –
 5:00pm.
- Vendors allowed: craft, business/organizations, direct sales, churches, schools, etc.
- Details for festival will be sent to the vendor prior to the event (set up time, vendor location, festival activities, etc.).
- Festival will go on rain or shine.
- All vendor spaces are non-refundable.
- Electricity is available on a first-come-first-served basis. Requests will be granted based on availability.
 You are not guaranteed electricity. Vendors are required to provide extension cords. If electricity is not available, vendor will be asked to provide a generator.
- Vendors are required to remain at the festival for the duration of the event. Vehicles are not permitted during event.
- Vendors must provide pop-up tent or canopy, as well as any tables and chairs needed.
- No alcoholic beverages of any kind are permitted to be sold, stored or consumed at vendor booth space.
- Franklin Parks & Recreation reserves the right to refuse any vendor it deems inappropriate.
- All vendor applications must be submitted with the following:
 - Completed Vendor Application
 - Signed WAIVER OF LIABILITY (on Vendor Application)
 - O Payment made in full (credit card, check or cash). Make checks payable to FRANKLIN PARKS & RECREATION.
 - O Completed and signed USE, INDEMNIFICATION AND HOLD HARMLESS AGREEMENT for the City of Franklin form. Please sign the "PARTICIPANT/ORGANIZER/VENDOR" portion on 2nd page.

For more information, contact Jamie Beck @ 317-346-1197 or jbeck@franklin.in.gov.

Franklin Parks & Recreation 2021 Fall Fest Vendor Application Saturday, September 25, 2021

CONTACT NAME: CELL PHONE:		
E-MAIL:		
/ENDOR ADDRESS:STREET WOULD LIKE TO SIGN UP FOR	THE FOLLOWING EVEN	CITY ZIP TS: -+
VENDOR FEE	NUMBER OF BOOTH REQUESTED	S TOTAL AMOUNT DUE
\$70 per booth space	☐ 1 Booth☐ 2 Booths	\$
Electricity is available on a first- come-first-served basis. Requests will be granted based on availability.	☐ I need electricity	
TOTAL DUE		\$
WAVIER STATEMENT (MUST BE SIGN Vaiver of Liability: Vendor agrees to indemnify an employees, agents, and volunteers harmless from udgments, expenses, damages, or reasonable at contestant, (2) any apparatus, equipment, or personvitees, participants, representatives, employees event, including those resulting from the sale or deventors.	nd hold the City of Franklin, the Festin any and all claims made against sa torney's fees arising out of or in conronal property used by the Vendor, (3, and servants, and (4) any claims mistribution of the Vendor's products of	me, including without limitation, all costs, liabil nection with (1) any structures erected by the 3) any act or omission to act of Vendor, its age ade on account the Vendor's participation in the
	Parks Make Life Better!	
	Franklin Parks & Recreation	
FOR OFFICE LICE ONLY.		
FOR OFFICE USE ONLY:		

USE, INDEMNIFICATION AND HOLD HARMLESS AGREEMENT This INDEMNIFICATION AND HOLD HARMLESS AGREEMENT is made this

day of

by and between the City of Franklin Board of Public Works ("the City") and ("the Participant/Organizer"). Month-Day-Year WHEREAS, the desires to use the following City-owned property ("the Property") on in connection with the ("the "Event")": Event Name And Vendor Name **WHEREAS**, in exchange for making the Property available to for such purposes, the Vendor Name agrees to hold harmless and indemnify the City from any claims and/or City requires and Vendor Name litigation arising out of the use of the Property for the above- described event. NOW, THEREFORE, in consideration of the mutual covenants and conditions contained herein, the parties agree as follows: 1. Hold Harmless. In consideration of the City permitting to use the above Vendor Name described property for the purposes set forth herein, (individual) and/or Vendor Name its representatives, employees, agents, invitees, and/or volunteers shall defend, indemnify, and hold harmless the City from any and all actual or alleged claims, demands, causes of action, liability, loss, damage, and/or injury (to property or persons, including without limitation wrongful death), whether brought by an individual or other entity, or imposed by a court of law or by administrative action of any federal, state, or local governmental body or agency, arising out of or incident to any acts, omissions, negligence, gross negligence or willful misconduct of, its

2. Signage and Barricades. shall be responsible for setting out and removing appropriate signage and barricades to block off the Property for the event.

personnel, employees, agents, contractors, or volunteers in connection with or arising out of 's use of the Property. This indemnification applies to and includes, without limitation, the payment of all penalties, fines, judgments, awards, decrees, attorney fees, and related costs or expenses, and any reimbursement to the City for all legal expenses and costs incurred by it, including any acts or alleged acts of the City's own negligence.

- **3. Insurance.** Participant/Organizer hereby represents that it has obtained the required insurance naming the City as an additional insured for the minimum coverage amounts specified by the City and has provided the City with a certificate of insurance. Participant/Organizer further represents that the insurance certificate delivered to the City is in full force and effect and shall not be cancelled prior to the event.
- **4. Clean-up.** Participant/Organizer shall be responsible for maintenance of the Property in connection with the event and shall remove from the Property all trash and debris accumulated during the event, and shall return the Property to the City in the same condition as received. If the Property is not returned in the same condition, Participant/Organizer agrees to pay actual costs of clean-up.
- **5. Authority to Enter Agreement.** Each party warrants that the individual signing this Agreement has the legal power, right, and authority to make this agreement and bind each respective party.

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6. Amendment or Modification. No supplement, modification, or amendment to this agreement shall be binding unless executed in writing and signed by both parties.

CITY OF FRANKLIN, INDIANA

By
City of Franklin, Mayor
ATTEST:
Printed Name:
Title:
PARTICIPANT/ORGANIZER/VENDOR By
Participant/Organizer/Vendor Signature
ATTEST:
Parks & Recreation Staff Signature
Printed Name:
Title